

U.S. Department of Justice

United States Attorney District of Massachusetts IN CLERK'S OFFICE

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Main Reception: (413) 785-0235 Fax: (413) 785-0394 Federal Building & Courthouse Main Street, Room 310 Springfield, Massachusetts 01103 U.S. BISTRICT OF MASS.

May 5, 2006

Myles D. Jacobson, Esq. 90 Conz Street
Northampton, MA 01061

Re: <u>United States v. Julio Marin</u> Criminal No. 05-30039-MAP

Dear Attorney Jacobson:

In accordance with the government's continuing discovery obligations pursuant to Local Rule 116.1(C) and 116.2(B) and Fed. R. Crim. P. 16(a)(1), I am providing you with the following information.

In it's automatic discovery letter the government stated "[o]n June 2, 2005, before his grand jury testimony and during his grand jury testimony, CW Julian Rios was shown a photographic lineup which consisted of photographs of 28 males. Rios identified the defendant's photograph as the person from whom he purchased crack on January 19, and 20, 2005." Automatic Discovery Letter at 3. The undersigned recently was told by FBI SA Mark Karangekis that on June 1, 2005, SA Karangekis showed the same 28 photographs to the CW and the CW identified the defendant's photograph as the person from whom he purchased crack on the relevant dates. Further, on the same date the CW misidentified photographs of Andres Cotto and Tito Rodriguez as individuals from whom he had previously purchased crack.

Please feel free to call me at (413) 785-0235 if you

have any questions about the above information.

Very truly yours,

MICHAEL J. SULLIVAN United States Attorney

By:

TODD E. NEWHOUSE

Assistant U.S. Attorney

cc: Bethany Healy, Courtroom Clerk

Hon. Kenneth P. Neiman

United States w/o enclosures); w/o enclosure